

THE  
CASE  
OF  
Mr. William Palmer.

HE is the only Protestant Purchaser wholly unprovided for, and whose Purchase redounded intirely to the Publick, in regard it paid a Publick Debt for Arrears of Pay due to Mr. Delamer, which the Publick must otherwise have paid; as is reported by the Trustees at the Bar of the House on Delamer's Petition, and on Saturday last the 18th Instant, on the Protestant Purchasers Petition.

His Purchase Money was included in the 63000 l. reported by the Trustees in their first Report, and was design'd to be included in the One Third allowed the Protestant Purchasers: but upon application to the Trustees they could not relieve him, being not a Purchase of Freehold, (Delamer having a Lease but for 21 years) the Words Lessees being left out by mistake, as by the said Trustees Report at the Bar.

He is the Chief visible Improver: The Profit of which redounds intirely to the Publick, as by the said Report.

*He prays on his Motion,*

To have the said Lease confirmed, there being but about 14 years to come.

	<i>l.</i>
Sums Paid and Expended,	{ Paid Delamer ————— 500
	{ Building and Planting ————— 150
	{ Recovering and Dreining the Bog — 300
	{ Paid the Widow for her Joynter — 150
	—————
	1100
	—————

The Petitioner hath a Family and Ten Children.

THE  
C A S E  
OF  
*Mr. William Palmer.*